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REVIEW has reached in the past is due to those who have contributed articles, and it is to those who have so generously promised to contribute in the future that we owe our chief encouragement for the coming year.

THE LAW SCHOOL.—The enrollment in the Law School is larger this year than ever before in its history, there being three hundred and two registered students at the date of going to press. The following table indicates the enrollment by states and countries:

Alabama	3	Montana	5
Arkansas	5	New Jersey	4
Connecticut	3	New York	3
California	1	North Carolina	5
Delaware	6	Ohio	4
District of Columbia	5	Oklahoma	1
Florida	4	Pennsylvania	6
Georgia	10	South Carolina	8
Idaho	1	Tennessee	9
Kentucky	12	Texas	4
Maryland	8	Virginia	174
Massachusetts	1	Washington	4
Michigan	1	West Virginia	11
Minnesota	2	Porto Rico	1
Mississippi	1		
		Total	302

The opening of the session marks several changes within the Department. Professor Dobie has been granted another year's leave of absence and Acting Adjunct Professor F. D. G. Ribble, Jr., has charge of his work. Acting Adjunct Professor Julius Goebel, Jr., who substituted for Professor Dobie last year, did not return. The subject of Taxation has been temporarily dropped from the curriculum.

The faculty of the Law School have definitely announced that beginning with September, 1922 the requirements for admission to the department will include, in addition to the standard high school course, at least two years of college work.

WIFE'S RIGHT TO SUE TO PROTECT HER INCHOATE RIGHT OF DOWER.—It is a fundamental principle of law that for the widow to be entitled to dower the husband must have been seised during coverture of an estate of inheritance.¹ And it necessarily follows that a conveyance by the husband before the marriage will bar

¹ *Safford v. Safford*, 7 Paige (N. Y.) 259, 32 Am. Dec. 633; *Wilmarth v. Bridges*, 113 Mass. 407.